EXHIBIT A

September 19, 2018 Page 1 of 1 Holder ID: 44

CLIC Technology, Inc. 1815 NE 144th Street North Miami, FL 33181

If you have questions concerning your account, please call 305-842-7074

ACCOUNT STATEMENT

Shares registered in the name of: Sunny Isles Capital, LLC.

Sunny Isles Capital, LLC. 8911 Collins Avenue Apt. # 1603 Sunny Isles Beach FL 33160

Activity 09/19/18

Summary of Holdings on September 19, 2018

Number of Shares

7,525,000 Post 2018 Merger Common(CTI)

Ending Balance on September 19, 2018

Slock ID	Certificate No.	Shares	Issued Acquired	Adjusted Basis/Share(\$)	Lot Shares	
СТІ	Book Entry	7,525,000	09/18/18 05/04/18	0.00000	7,525,000.0000	
CTI To	otal	7 525 000	Post 2018 Merger Cor	nmon		

JONATHAN D. LEINWAND, P.A.

20900 NE 30[™] AVE. EIGHTH FLOOR AVENTURA, FL 33180 TEL: (954) 903-7856 FAX: (954) 252-4265

E-MAIL: JONATHAN@JDLPA.COM

September 12, 2018

Mountain Share Transfer 2030 Powers Ferry Rd. SE Suite # 212 Atlanta, GA 30339

Re: Sunny Isles Capital LLC (the "Shareholder")
CLIC Technology Inc. f/k/a Fundthatcompany (the "Company")
7,525,000 shares of the Company's common stock (the "Shares")

To Whom It May Concern:

This firm is acting as special counsel to the Company with regard to request of the Shareholder to transfer or sell the Shares. In connection therewith I have reviewed certain documents of the Company and the Shareholder including:

- (a) Subscription agreements and proof of consideration from the parties set forth on Schedule 1 hereto (the "*Original Purchasers*"), who purchased a total of 7,525,000 shares of the Company's common stock from the Company.
- (b) Agreements for the Purchase of Common Stock by and between the Shareholder and the Original Purchasers for a total of 7,525,000 shares of the Company's common stock.
- (c) A representation letter from the Shareholder
 - (d) The Company's registration statement on Form S-1, as amended, declared effective by the SEC on November 4, 2016 (the "Registration Statement").
 - (e) The Company's filings with the SEC as available on EDGAR.

We assume for purposes of this letter that all information contained in such documents is true, correct and complete.

Background

The Company was incorporated on September 4, 2015. Its business plan was to provide crowdfunding services. The Company filed a registration statement on Form S-1 on December 4, 2015, registering 5,000,000 shares of the Company's common stock. This registration statement was declared effective by the SEC on November 4, 2016.

On December 2, 2016, the Company effected a 1-175 forward split.

Sale of Shares by the Company

In November 2016, subsequent to the registration statement being declared effective, the Original Purchasers purchased shares of the Company's common stock from the Company pursuant to the Registration Statement.

Purchase of Shares by the Shareholder

On May 4, 2018, the Shareholder entered into Agreements for the Purchase of Common Stock with each of the Original Purchasers, purchasing a total of 7,525,000 shares of the Company's common stock.

Based upon our review of the documents described in this letter and without any further investigation, it has been determined that:

- (a) The Company is a reporting issuer, current in its reporting requirements with the SEC
- (b) The Shares were purchased by the Original Purchasers from the issuer pursuant to the Company's effective S-1 registration statement.
- (c) The Shareholder purchased the shares from the Original Purchasers and such shares were freely tradeable.
- (d) The Shareholder is not now nor has been during the last three months, an affiliate of the Company.

Based upon the foregoing it is our opinion that the shares can be transferred without a restrictive legend.

The opinions set forth herein are expressed as of the date hereof and remain valid so long as the documents, instruments, records and certificates we have examined and relied upon as noted above, are unchanged and the assumptions we have made, as noted above, are valid. If any facts or documents are determined to be incorrect, misstated or misrepresented, then the opinion or opinions expressed herein may not continue to be valid.

This opinion is furnished by us to the Shareholder, the Shareholder's broker and clearing firm, the Company and its transfer agent and may only be relied upon as indicated herein. This opinion may not be used or relied upon by you for any other purpose or by any other person, nor may copies be delivered to any other person, without our prior consent.

Very Truly Yours, JONATHAN D. LEINWAND, P.A.

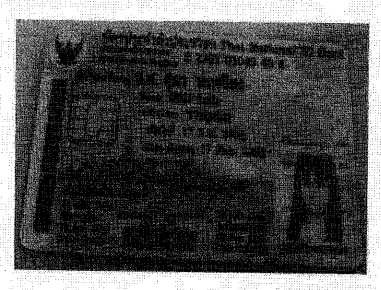
Jonathan Leinwand, Esq.

SCHEDULE 1

Name of Person from Whom Acquired	Amount of Securities Acquired (After giving effect to 175-1 Forward Split on December 2, 2016)
Prachak Intanam	656,250
Venture 2 Funding, Inc.	2,187,500
West Investing, Inc.	3,500,000
Meena Baotaes	525,000
Aphisit Chinduang	656,250
Total	7,525,000

AGREEMENT FOR THE PURCHASE OF COMMON STOCK

day of	May , 2018 , by and b	non stock (the "Agreement") is made this 4th etween West Investing, Inc. (the "Seller"), and user"), and is for the purpose of setting forth the liler will sell to the purchaser 3,500,000 [PHATCOMPANY] (the "Company").
In consid THE PA	leration of the mutual promises. ARTIES HERETO AGREE A	, covenants and representations contained herein, S FOLLOWS:
l,	Purchaser agrees to purchase	litions of this agreement, Seller agrees to sell and shares of Common Stock of the Company at a tree for a total purchase price of US\$ 4.651.16
2.	Seller represents and warrant marketable title to all the sha Agreement. The shares to be and clear of all liens, security shares are or will be subject or has a right to receive any	is to Purchaser that he has good and res to be sold to the Purchaser pursuant to this sold to the Purchaser will be, at the closing, free interests or pledges of any kind. None of such to any voting trust or agreement. No person holds proxy or similar instrument with respect to such
3.	Seller acknowledges that after	er completion of this transaction the shares value as a result of the Company's current business the Company may undertake.
4,	The closing of this transaction	on will occur on or before the <u>4th</u> day of
AGRE	ED TO AND ACCEPTED:	
SELLE	iR:	PURCHASER:
West In	96. Tom Grapott ivesting, Inc. a Thepchit, President	By: Charles Vaccaro, President Sunny Isles Capital, LLC



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THIRD PARTY RELEASE

Whenever certificate(s) are registered in the name other than that of the account, this form must be fully completed by the registered holder(s) named on the certificate(s).

The undersigned hands you herewith the following certificate(s):

February 7, 2017
February 7, 2017
l duly endorsed by (me) (us), which the account of:
ue and lawful owner of the above securities om you may treat as the owner thereof and of esulting from any sale thereof. The undersigned of lawful age in all respects legally competent.
ซ ซุลา ยาพจิชช
,
Investing, Inc. by Suda Thepchit, President
ช

SERVICES ATTACK

Gentlemen:

ed trail force

Signature

I hereby assume no responsibility for the contents of this document.

Khwanta Saynet

Notarial Services Attorney

Irrevocable Stock Power

For Value Received, the undersigned does (do) hereby sell, assign, and transfer to Sunny Isles Capital, LLC, a Florida limited liability company
(3,500,000) shares of common Capital Stock FUNDTHATCOMPANY represented
by Certificate(s) No. <u>0030</u> inclusive, standing in the name of the undersigned on the books of said company.
The undersigned does (do) hereby irrevocably constitute and appoint
to transfer the said stock on the books of said corporation, with full power of substitution in the premises.
Signed 196. V VON GYPANTS West Investing, Inc. by Suda Thepchit, President
Dated: May 4, 2018
In Presence of
NOTICE: The signature(s) to this assignment must correspond with the name as written upon the face of the certificate, in every particular, without alteration, or any change whatever, and must be guaranteed by a commercial bank, trust company, or member firm of the Boston, New York, or Midwest Stock Exchange or a Notary Public.

I certify the genuine signature of Suda Thepchit.

I hereby assume no responsibility for the contents of this document.

Signature

Khwanta Saynet

Notarial Services Attorney



wall /0555







CORPORATE CHARTER

I, BARBARA K. CEGAVSKE, the duly elected and qualified Nevada Secretary of State, do hereby certify that WEST INVESTING, INC., did on November 17, 2016, file in this office the original Articles of Incorporation; that said Articles of Incorporation are now on file and of record in the office of the Secretary of State of the State of Nevada, and further, that said Articles contain all the provisions required by the law of said State of Nevada.



Certified By: Electronic Filing Certificate Number: C20161117-0010 You may verify this certificate online at http://www.nvsos.gov/ IN WITNESS WHEREOF, I have hereunto set my hand and affixed the Great Seal of State, at my office on November 17, 2016.

Barbara K. Cegavske
BARBARA K. CEGAVSKE
Secretary of State





BARBARA K. CEGAYSKE Secretary of State 202 North Carson Street Carson City, Nevada 89701-4201 (775) 684 5708 Website: www.nyaos.gov

Articles of Incorporation (PURSUANT TO NRS CHAPTER 78)

Filed in the office of Document Number Betockleyde Barbara K. Cegavske Secretary of State

State of Nevada

20160502076-99 Filing Date and Time

11/17/2016 2:22 AM Entity Number E0500302016-3

USE BLACK INK ONLY - DO	NOT HIGHLIGHT	; (1)	nia document was file ABOVESPA	d electronically.) NCE is for Office USE ONL
1. Name of Corporation:	WEST INVESTING, INC.	1		
2. Registered Agent for Service of Process: (check only one box)	Commercial Registered Agent: REGIS Name Noncommercial Registered Agent (name and address below)	STERED AGEN	TS INC. Office or Position of the property of	
	Name of Noncommercial Registered Agent OR	Name of Title of	Office or Other Position with	Enfity
		**************************************		Nevada
	Street Address	City		Zip Code
				Nevada
	Mailing Address (it different from street address)	City		Zip Code
3. Authorized Stock: (number of shares corporation is authorized to issue)	Number of shares with par value:	Par value per share: \$	Number of shares without par value:	5000
4. Names and Addresses of the Board of Directors/Trustees:	1) SUDA THEPCHIT Name 417/2 MOO 3 Street Address	WAN	IGKRAJAE MUANG T	TH 23000 State Zip Code
(each Director/Trustee must be a natural person at least 18 years of age; attach additional page it more than two	Name			
directors/trustees)	Street Address	City		State Zip Code
5. Purpose: (optional; required only if Benefit Corporation status selected)	The purpose of the corporation shall be: ANY LEGAL PURPOSE		6. Benefit Co (see instructions)	Yes
7. Name, Address and Signature of	I declare, to the best of my knowledge under penel that pursuant to NHS 239.330, it less category C fel- the Secretary of State.	ony to knowingly of	for any fisiao ar forgad instinui	n is correct and actinousledge ant for filing in the Office of
incorporator: (attach additional page if more	SUDA THEPCHIT	Δ	SUDA THEFCHIT TOTALOT SIGNATURE	
than one incorporator)	417/2 MOO 3 Address		OKRAJAE MUANO T	TH 23000 State Zp Code
8. Certificate of Acceptance of Appointment of	I hereby accept appointment as Regis **X REGISTERED AGENTS INC.**		the above named Ent	

Authorized Signature of Registered Agent or On Behalf of Registered Agent Entity

Date

LICENSE APPLICATION OF:		STATE BUSINESS	ENTITY NUMBER
WEST INVESTING, INC.		***************************************	E0500302016-3
NAME OF CORPORATION	***************************************		THU BE WITH WITH
**************************************	7, 2017		*100 103*
USE BLACK INK ONLY-DO NOT HIGHLIGHT **YOU BLAY SHE TILLIE EXCEPT ONLY INE AT THE PROPERTY OF T			TOURGE
**YOU MAY FILE THIS FORM ONLINE AT www.nvsliverfi	-		
Return one file stamped copy. (If filing not accompanied by order i stamped copy will be sent to registered agent.)	instructions, tile	Filed in the office of	Document Number
IMPORTANT: Read instructions before completing and returning this form.		Kalackande	20160502077-00 Filing Date and Time
 Print or type names and addresses, either residence or business, for all officers and President, Secretary, Treasurer, or equivalent of and all Directors must be named. 	i directors: A	Barbara K. Cegavske Secretary of State	11/17/2016 2:23 AM
least one director. An Officer must sign the form. FORM WILL BE RETURNED IF	UNSIGNED.	State of Nevada	Entity Number E0500302016-3
2. If there are additional officers, attach a list of them to this form,			
3. Return the completed form with the filing fee. Annual list fee is based upon the cum authorized stack as explained in the Annual List Fee Schedule For Profit Comparation penelty must be added for failure to file this form by the deedline. An annual list rec 30 days before its due date shall be deemed an amended list for the previous year.	AS. A\$75.00 Připod mova then	ABOVES	UTION WHE HER RESTORESHY, PACE IS FOR OFFICE USE ONLY
 State business license fee is \$500.00/\$200.00 for Professional Corporations filed purions by deadline. 	rsuant to NRS Chapter	89. Effective 2/1/2010, \$100.0	O must be added for failure to file
Make your check payable to the Secretary of State.			
 Cardering Copies: If requested above, one file stamped copy will be returned at no A copy fee of \$2.00 per page is required for each additional copy generated whe accompany your order. 	edditional charge. To n ordering 2 or more fil	receive a contined copy, enclass e stamped or certified copies. A	an additional \$30.00 per certification ppropriate instructions must
 Return the completed form to: Secretary of State, 202 North Carson Street, Carson 	City, Nevada 89704-4	201, (275) 684-5708.	,
 Form must be in the possession of the Secretary of State on or before the last day or received after due date will be returned for additional fees and penalties. Failure to 	of the month in which it include annual list and	is due. (Postmark date is not ac husinoss licenso foce will result	copted as receipt date.) Forms
CHECK ONLY IF APPLICABLE AND ENTER EXEMPTION CODE IN BO	X BELOW		1
Pursuant to NRS Chapter 76, this entity is exempt from the business lic	ense tee. Exemptio	n code: NB	S 76.020 Exemption Codes
NOTE: If claiming an exemption, a notarized Declaration of Eligibility	form must be attac	hed. Failure to OD1	- Governmental Entity
attach the Declaration of Eligibility form will result in rejection, which	could result in late	fees. 005	- Motion Picture Company
This corporation is a publicly traded corporation. The Central Index Key			
= ' ' ' '			- NRS 680B.020 Insurance Co.
This publicly traded conperation is not required to have a Central Index			
This publicly traded corporation is not required to have a Central Index	Key number.	006	- NRS 680B.020 Insurance Co.
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Other Authorized Signature

SECRETARY OF STATE



NEVADA STATE BUSINESS LICENSE

WEST INVESTING, INC.
Nevada Business Identification # NV20161674451

Expiration Date: November 30, 2017

In accordance with Title 7 of Nevada Revised Statutes, pursuant to proper application duly filed and payment of appropriate prescribed fees, the above named is hereby granted a Nevada State Business License for business activities conducted within the State of Nevada.

Valid until the expiration date listed unless suspended, revoked or cancelled in accordance with the provisions in Nevada Revised Statutes. License is not transferable and is not in lieu of any local business license, permit or registration.

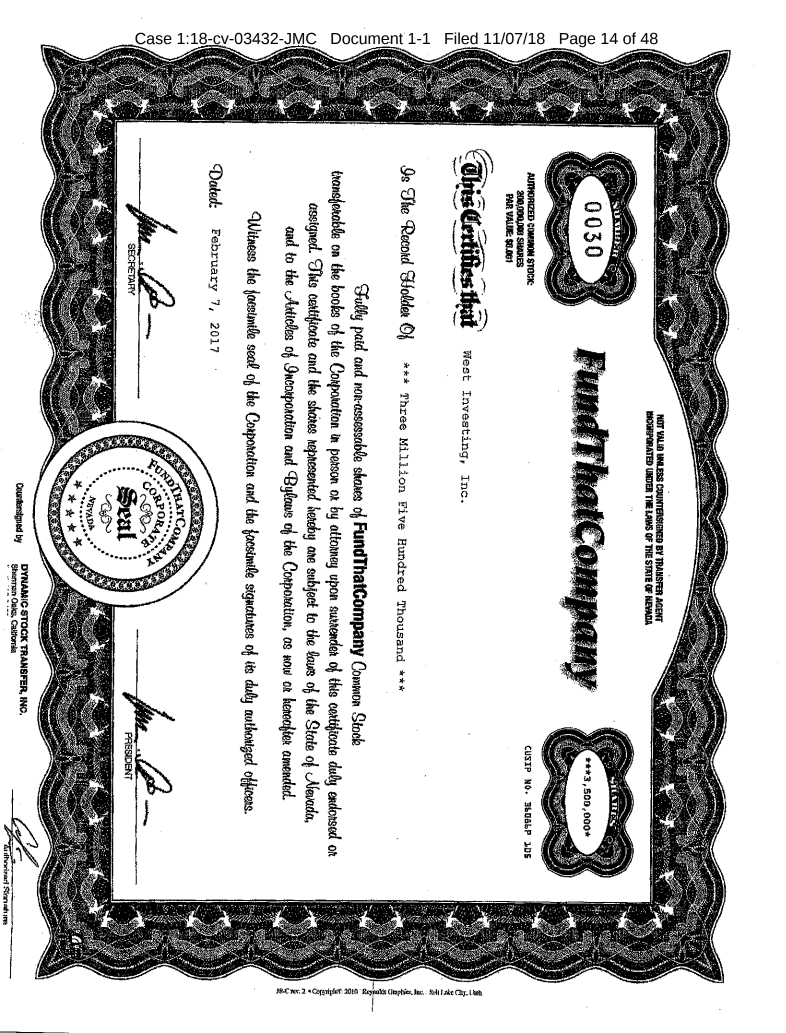


IN WITNESS WHEREOF, I have hereunto set my hand and affixed the Great Seal of State, at my office on November 17, 2016

BARBARA K. CEGAVSKE Secretary of State

You may verify this license at www.nvsos.gov under the Nevada Business Search.

License must be cancelled on or before its expiration date if business activity ceases. Failure to do so will result in late fees or penalties which by law <u>cannot</u> be waived.



FUNDTHATCOMPANY

112 North Curry Street Carson City, Nevada 89703 877-451-0120

SUBSCRIPTION AGREEMENT SIGNATURE PAGE

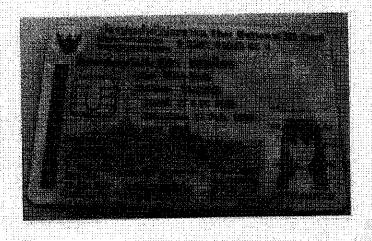
The undersigned (the "Subscriber") hereby irrevocably subscribes for that number of Shares set forth below, upon and subject to the terms and conditions set forth in the Corporation's Effective Final Prospectus filed on Form S1A and dated November 3, 2016.

Total Number	r of Shares to be acquired:	20,000
Amount to be	paid (price of \$0.03 USD per Share): \$650,00
IN WITNES:	S WHEREOF, the undersigned has	executed this Subscription Agreement this スケル
Nevens		
Name: (PRIN	IT) as it should appear on the Certific	cate: West Investing, Inc.
Address:	401 Ryland Street, Suite 200-A Reno, Nevada 89502	
If Joint Ownership Joint Tenants v Tenants in Cor Community Pr	ip, check one (all parties must sign above): with Right of Survivorship mmon toperty	
⊒ Trast ⊒ Estate ⊒ Power of Attor	Business or an Organization, check one: They f Business Organization:	
	Authentication REQUIRED!:	
lelow is my (cir	role one) Social Security # - Passport # -	Drivers License # - Tax ID # - Other Thai National ID Card #
	น จัชดา เทพจิชธ์	
	est Investing, Inc. by Suda Thepch	it, President
	ACCEPTANCE	<u>OF SUBSCRIPTION</u>
he foregoing Sub	scription is hereby accepted for and on behalf	COFPUNDTHATCOMPANY
that are the Middle of	of 1205mbsn ,2016.	
· · · · · · · · · · · · · · · · · · ·	<i>lo</i>	
hayut Ardwichai resident		

FUNDTHATCOMPANY Subscription Agreement Page 2 of 2



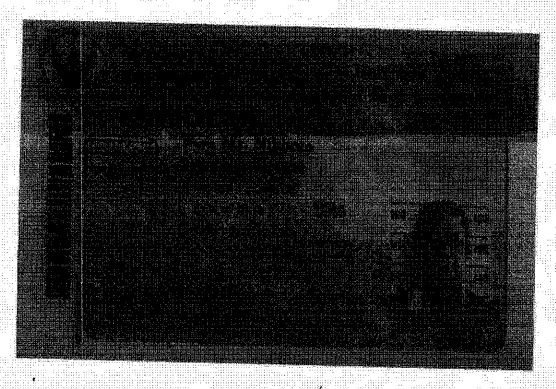
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AGREEMENT FOR THE PURCHASE OF COMMON STOCK

day ofand <u>Sun</u>	May 2018 - 2018	of common stock (the "Agreement") is may by and between Venture 2 Funding, Inc. (the "Purchaser"), and is for the purpose of which the Seller will sell to the purchaser 2 FUNDTHATCOMPANY (the "Company)	he "Seller"), f setting forth .187.500
In consid THE PA	leration of the mutual p RTIES HERETO AG	promises, covenants and representations con	stained herein,
1.	Purchaser agrees to p	and conditions of this agreement, Seller agr surchase shares of Common Stock of the C 9per share for a total purchase price of US	ompany at a
2.	Seller represents and marketable title to all Agreement. The shar and clear of all liens, shares are or will be	warrants to Purchaser that he has good and the shares to be sold to the Purchaser purses to be sold to the Purchaser will be, at the security interests or pledges of any kind. I subject to any voting trust or agreement. Nive any proxy or similar instrument with re	l want to this e closing, free Vone of such o person holds
3.	Seller acknowledges could materially incr	that after completion of this transaction the ease in value as a result of the Company's are new business the Company may underta	current
,4.	The closing of this tr	ransaction will occur on or before the <u>4th</u> 2018 -	day of
AGREE	D TO AND ACCEPT	(9D:	
SELLE	œ	PURCHASER:	/
Venture	รเมิดพ ทอบท์ 2 Funding, Inc. om Saetae, President	By: Charles Vaccaro, Sunny Isles Capi	

Case 1:18-cv-03432-JMC | Document 1-1 | Filed 11/07/18 | Page 18 of 48



บเช ผิดพ พชนทั

THIRD PARTY RELEASE

Whenever certificate(s) are registered in the name other than that of the account, this form must be fully completed by the registered holder(s) named on the certificate(s).

CERTIFICATE NO.(S)	NO. OF SHARES	ISSUE DATE
0027	2,187,500	February 7, 2017
- Indiana selice		
dersigned requests that yo	r) name(s) and duly endorsed u place in the account of: es Capital, LLC	- , , , ,
ne of your customers), verseented by said certificate y income and benefits the	who is the true and lawful ate(s) and whom you may to refrom, and resulting from an	owner of the above secure eat as the owner thereof and any sale thereof. The undersi
ndersigned requests that yo Sunny Islane of your customers), we presented by said certificate income and benefits the presents that (he) (she) (the	who is the true and lawful ate(s) and whom you may to refrom, and resulting from arey) (is) (are) of lawful age in	owner of the above secureat as the owner thereof and sale thereof. The undersidal respects legally compete
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Notarial Services Attorney

Khwanta Saynet

Irrevocable Stock Power

For Value Received, the undersigned does (do) hereby sell, assign, and transfer to
Sunny Isles Capital, LLC, a Florida limited liability company
(2,187,500) shares of common Capital Stock FUNDTHATCOMPANY represented
by Certificate(s) No. <u>0027</u> inclusive, standing in the name of the undersigned on the books of said company.
The undersigned does (do) hereby irrevocably constitute and appoint
to transfer the said stock on the books of said corporation, with full power of substitution
in the premises.
Signed X LIC LAN NONM Venture 2 Funding, Inc. by Nikhom Sactae, President
Dated:May.4, 2018
In Presence of
NOTICE: The signature(s) to this assignment must correspond with the name as written upon the face of the certificate, in every particular, without alteration, or any change whatever, and must be guaranteed by a commercial bank, trust company, or member fire of the Boston, New York, or Midwest Stock Exchange or a Notary Public.
I certify the genuine signature of Nikhom Saetae. I hereby assume no responsibility for the contents of this document.
Signature Signature Khwanta Saynet
Notarial Services Attorney





CORPORATE CHARTER

I, BARBARA K. CEGAVSKE, the duly elected and qualified Nevada Secretary of State, do hereby certify that VENTURE 2 FUNDING, INC., did on November 17, 2016, file in this office the original Articles of Incorporation; that said Articles of Incorporation are now on file and of record in the office of the Secretary of State of the State of Nevada, and further, that said Articles contain all the provisions required by the law of said State of Nevada.



Certified By: Electronic Filing Certificate Number: C20161117-0019 You may verify this certificate online at http://www.nvsos.gov/ IN WITNESS WHEREOF, I have hereunto set my hand and affixed the Great Seal of State, at my office on November 17, 2016.

hara K. Cegowske

BARBARA K. CEGAVSKE Secretary of State





BARBARA K. CEGAVSKE Secretary of State 202 North Carson Street Carson City, Nevada 89701-4201 (775) 684-5708 Website: www.nvecs.gov

Articles of Incorporation

(PURSUANT TO NRS CHAPTER 78)

Filed in the office of Balanck (speak.)	Document Number 20160502088-32
Rathara K Conswike	Filing Date and Time 11/17/2016 4:16 AM
State of Nevada	Entity Number E0500332016-6

(This document was filed electronically.) USE BLACK INK ONLY - DO NOT HIGHLIGHT ABOVE SPACE IS FOR OFFICE USE ONLY 1. Name of VENTURE 2 FUNDING, INC. Corporation: 2. Registered Commercial Registered Agent: INCORP SERVICES, INC. Agent for Service of Process: (check Noncommercial Registered Agent (name and address below) Office or Position with Entity OR only one box) (name and address below) Name of Noncommercial Registered Agent OR Name of Vitle of Office or Other Position with Entity Nevada City Street Address Zip Code Mayada Mailing Address (if different from street address) Zip Code City Number of 3. Authorized Number of shares Stock: (number of shares with Par value without shares corporation is 5000 aumorized to issue) par value: per share: \$ nar vašio: 4. Names and 1) NIKHOM SAETAE Addresses of the Name Board of NONGPRUE BANGLAMUR TH 20150 155/12 MOO 10 Directors/Trustees: Zm Code Street Address City Shate (each Director/Trustee must be a natural person at least 18 years of age; Name attach additional page if - more than two dinaminative etaasiiv Street Address City State Zip Code The purpose of the corporation shall be: 5. Purpose: (optional; 6. Benefit Corporation: required only if Benefit ANY LEGAL PURPOSE (see instructions) Corporation status Yes selected) i declare, to the best of my knowledge under penalty of perjury, that the information contained herein is correct and actu 7. Name, Address that pursuant to NRS 239.330, it is a category C letony to knowingly after any false or forged instrument for filing in the Office of the Secretary of State and Signature of NIKHOM SAETAE incorporator: (attach NIKHOM SAETAE enorm if epag langifichas Name Incorporator Signature than one incorporator) 155/12 MOO 10 NONGPRUE BANGLAMUN Ш 20150 Address Zip Code City 8. Certificate of I hereby accept appointment as Registered Agent for the above named Entity. Acceptance of **Appointment of** INCORP SERVICES, INC. 11/17/2016 Registered Agent: Authorized Signature of Registered Agent or On Behalf of Registered Agent Entity Date

Barbara K. Cegavake Secretary of State State of Nevada The State of Nev	an additional \$30.00 per certifical propriate instructions must copied as receipt deta.) Forms
Barbara K. Cegavake Secretary of State State of Nevada The State of Nev	Document Number 20160502089-43 Filing Date and Time 11/17/2016 4:16 A Entity Number E0500332016-6 Impact and There seems traffer PACE & FOR OFFICE USE ONL I must be added for failure to file an additional \$30.00 per certifical propriate instructions must copied as receipt deta.) Forms in rejection of filing. 5 76.020 Exemption Cooke Governmental Entity Motion Picture Company
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Barbara K. Cegavake Secretary of State State of Nevada TANK 855 ABOVE S TO BE Effective 271/2010, \$100.0 To cooke a certified copy, enclosed to stamped or certified copies. A E201, (775) 884-5708. It sue. (Postmark date is not at a business license fees will result our code: Inched. Fellure to 001 To tests. 005	Filing Date and Time 11/17/2016 4:16 A Entity Number E0500332016-6 United and Time electric fraits PACE & FOR OFFICE USE ON I must be added for failure to file an additional \$30.00 per certifical propriate instructions must copied as receipt deta.) Forms in rejection of filing. S 76.020 Exemption Cooke Governmental Entity Motion Picture Company
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NEVADA STATE BUSINESS LICENSE

VENTURE 2 FUNDING, INC.
Nevada Business Identification # NV20161674498

Expiration Date: November 30, 2017

In accordance with Title 7 of Nevada Revised Statutes, pursuant to proper application duly fited and payment of appropriate prescribed fees, the above named is hereby granted a Nevada State Business License for business activities conducted within the State of Nevada.

Valid until the expiration date listed unless suspended, revoked or cancelled in accordance with the provisions in Nevada Revised Statutes. License is not transferable and is not in fieu of any local business license, permit or registration.



IN WITNESS WHEREOF, I have hereunto set my hand and affixed the Great Seal of State, at my office on November 17, 2016

BARBARA K. CEGAVSKE Secretary of State

You may verify this license at www.nvsos.gov under the Nevada Business Search.

License must be cancelled on or before its expiration date if business activity ceases.

Failure to do so will result in late fees or penalties which by law <u>cannot</u> be waived.

FUNDTHATCOMPANY

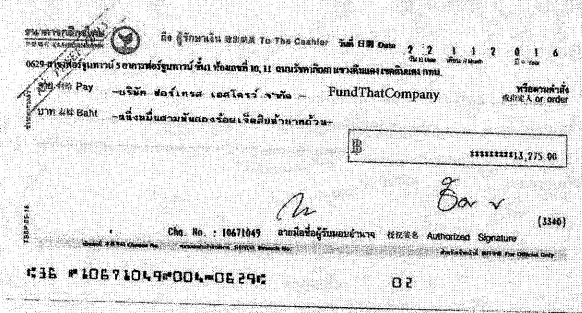
112 North Curry Street Carson City, Nevada 89703 877-451-0120

SUBSCRIPTION AGREEMENT SIGNATURE PAGE

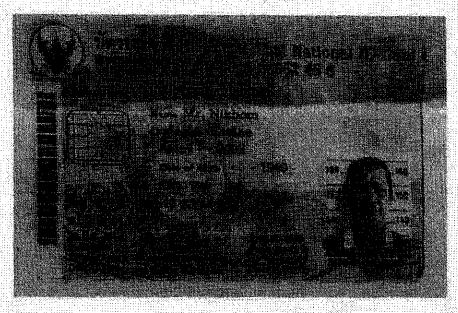
The undersigned (the "Subscriber") hereby irrevocably subscribes for that number of Shares set forth below, upon and subject to the terms and conditions set forth in the Corporation's Effective Final Prospectus filed on Form S1A and dated November 3, 2016.

Total Numb	er of Shares to be acquired	.	12,500		
Amount to b	e paid (price of \$0.03 US)	D per Share);	\$375.00		,
IN WITNES	SS WHEREOF, the under	rsigned has exe	cuted this Subs	cription Agreement th	is 22 of
Nevsm		2016 ي			
Name: (PRI)	NT) as it should appear on	the Certificate	: Venture 2 Fu	iding, Inc.	
Address:	3773 Howard Hughe Las Vegas, Nevada 8	s Parkway, Sui 19169	te 500S		
If Joint Ownersh If Joint Tenants If Tenants in Co If Community F	tip, oheck one (all parties must si with Right of Survivorship Immon Property	gu above):			
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<u>Identification</u>	n Authentication REQUI	RED!:		المستنافعين	
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Signature: \(\frac{\xi}{\nabla} \)	นเบ อิดม ng eature 2 Fanding, Inc. b	/ <u> /</u>	tae. President		
		CEPTANCE OF			
The foregoing Su this 22 day	of <u>Acremisen</u>	and on behalf of I	UNDTHATCOMI	ANY	
By. Chayut Ardysiana President	Ľ.Ø===				

FUNDTHATCOMPANY
Subscription Agreement
Page 2 of 2

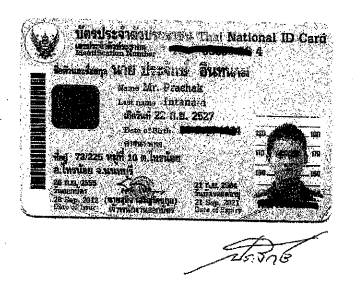


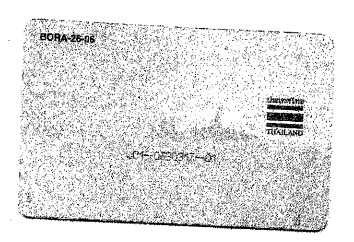
ปเย มิตม หอ้นกั



AGREEMENT FOR THE PURCHASE OF COMMON STOCK

day of	May , 2018 , by and b sles Capital, LLC (the "Purcha d conditions upon which the So	mon stock (the "Agreement") is made this 4th between Prachak Intanam (the "Seller"), and aser"), and is for the purpose of setting forth the ller will sell to the purchaser 656,250 CHATCOMPANY (the "Company").
In consid THE PA	deration of the mutual promises ARTIES HERETO AGREE A	, covenants and representations contained herein. S FOLLOWS:
1.	Purchaser agrees to purchase	litions of this agreement, Seller agrees to sell and shares of Common Stock of the Company at a
2	Seller represents and warrant marketable title to all the sha Agreement. The shares to be and clear of all liens, security shares are or will be subject to	re for a total purchase price of US\$_\frac{\$872.09}{}. Is to Purchaser that he has good and res to be sold to the Purchaser pursuant to this sold to the Purchaser will be, at the closing, free interests or pledges of any kind. None of such to any voting trust or agreement. No person holds proxy or similar instrument with respect to such
3.	Seller acknowledges that after could materially increase in the could materially increase in the could be selled as a selled a	or completion of this transaction the shares value as a result of the Company's current business the Company may undertake.
4.	The closing of this transaction May 3 2018	on will occur on or before the <u>4th</u> day of
AGREI	ED TO AND ACCEPTED:	
SELLE	R:	PURCHASER:
	This of	20////
By: Prachak	: Intanam	Charles Vaccaro, President Sunny Isles Capital, LLC





THIRD PARTY RELEASE

Whenever certificate(s) are registered in the name other than that of the account, this form must be fully completed by the registered holder(s) named on the certificate(s).

CERTIFICATE NO.(S)	NO. OF SHARES	ISSUE DATE
0019	656,250	February 7, 2017
All of which are in (my) (our	name(s) and duly endorsed	by (me) (us), which the
indersigned requests that you	place in the account of:	
undersigned requests that you	place in the account of:	
indersigned requests that you	place in the account of:	
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one of your customers), we represented by said certifications income and benefits there represents that (he) (she) (the Dated:May 4, 2018	ho is the true and lawful e(s) and whom you may treefrom, and resulting from an y) (is) (are) of lawful age in Signature	owner of the above securit at as the owner thereof and y sale thereof. The undersign
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Signature

I hereby assume no responsibility for the contents of this document.

Pimpitcha Akkharaphokhinankul Notarial Services Attorney

Irrevocable Stock Power

For Value Received, the undersigned does (do) hereby sell, assign, and transfer to
Sunny Isles Capital, LLC, a Florida limited liability company
(_656,250) shares of common Capital Stock FUNDTHATCOMPANY represented
by Certificate(s) No. <u>0019</u> inclusive, standing in the name of the undersigned on the books of said company.
The undersigned does (do) hereby irrevocably constitute and appoint
to transfer the said stock on the books of said corporation, with full power of substitution
in the premises.
Signed Prachak Intanam
Dated: May 4, 2018
In Presence of

NOTICE: The signature(s) to this assignment must correspond with the name as written upon the face of the certificate, in every particular, without alteration, or any change whatever, and must be guaranteed by a commercial bank, trust company, or member firm of the Boston, New York, or Midwest Stock Exchange or a Notary Public.

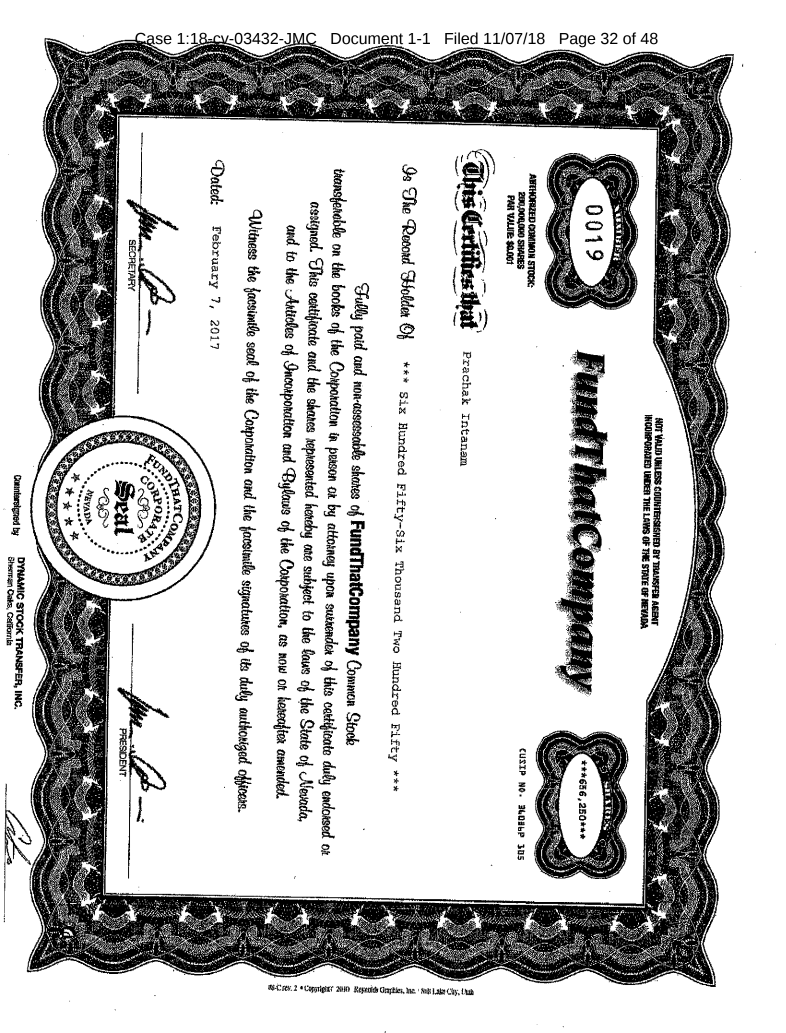
I certify the genuine signature of Prachak Intanam.

I hereby assume no responsibility for the contents of this document.

SERVICES ATTACHMENT OF THE COUNTY

Signature WWW815

Pimpitcha Akkharaphokhinankul
Notariai Services Attorney



FUNDTHATCOMPANY

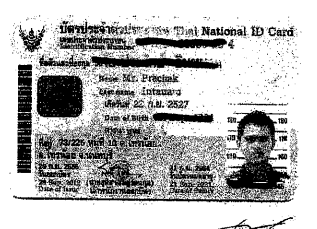
112 North Curry Street Carson City, Nevada 89703 877-451-0120

SUBSCRIPTION AGREEMENT SIGNATURE PAGE

The undersigned (the "Subscriber") hereby irrevocably subscribes for that number of Shares set forth below, upon and subject to the terms and conditions set forth in the Corporation's Effective Final Prospectus filed on Form S1A and dated November 3, 2016.

•		
Total Number of	of Shares to be acquired:	3,750
Amount to be p	aid (price of \$0.03 USD per Share):	\$112.50
IN WITNESS 1	WHEREOF, the undersigned has exc	ecuted this Subscription Agreement this 21 of
NOVEMBE	, 2016	of
Name: (PRINT)	as it should appear on the Certificate	e: Prachak Inteness
Address:	73/225 Moo 10 Sainoi, Sainoi, Nonthaburi 11150 T	
If Joint Ownership, cl Joint Tenants with Tenants in Commo Community Proper	neck one (all parties must sign above): Right of Survivorship	
If Fiduciary or a Busin ☐ Trust ☐ Estate ☐ Power of Attorney Name and Type of Bus	ness or an Organization, check one: siness Organization:	
	thentication REQUIRED!:	
Below is my (circle	one) Social Security # - Passport # - Driv	ers License # - Tax ID # - Other Thai National ID Card #
Cause	J-305	Thursday ID Card #
Signature:		
	ACCEPTANCE OF S	
The foregoing Subscript	tion is hereby accepted for and on behalf of FL	INDTHATCOMPANY
this 21 gly of	November , 2016.	
By:		

UNIONETE REEN	สิง ผู้รักษาเง	以 致出纳员 To The Cast	nier and 巴斯 Death 2	1 1 1 2 0 1 6
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AGREEMENT FOR THE PURCHASE OF COMMON STOCK

This agreement for the purchase of common stock (the "Agreement") is made this 4th day of May, 2018, by and between Aphisit Chinduang (the "Seller"), and Sunny Isles Capital, LIC (the "Purchaser"), and is for the purpose of setting forth the terms and conditions upon which the Seller will sell to the purchaser 656,250 shares of the Common Stock of FUNDTHATCOMPANY (the "Company").

In consideration of the mutual promises, covenants and representations contained herein, THE PARTIES HERETO AGREE AS FOLLOWS:

- Subject to the terms and conditions of this agreement, Seller agrees to sell and 1. Purchaser agrees to purchase shares of Common Stock of the Company at a price of US\$.001329 per share for a total purchase price of US\$ 872.09
- 2 Seller represents and warrants to Purchaser that he has good and marketable title to all the shares to be sold to the Purchaser pursuant to this Agreement. The shares to be sold to the Purchaser will be, at the closing, free and clear of all liens, security interests or pledges of any kind. None of such shares are or will be subject to any voting trust or agreement. No person holds or has a right to receive any proxy or similar instrument with respect to such shares.
- 3. Seller acknowledges that after completion of this transaction the shares could materially increase in value as a result of the Company's current business, or any future new business the Company may undertake.

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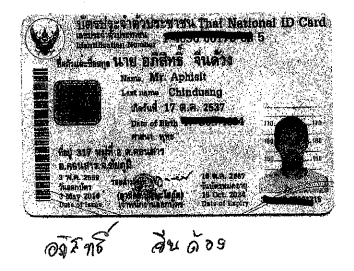
SELLER:

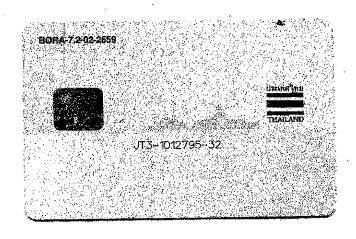
PURCHASER:

Aphisit Chinduang

Charles Vaccaro, President

Sunny Isles Capital, LLC





THIRD PARTY RELEASE

Whenever certificate(s) are registered in the name other than that of the account, this form must be fully completed by the registered holder(s) named on the certificate(s).

The undersigned hands you herewith the following certificate(s):

CERTIFICATE NO.(S) NO. OF SHARES ISSUE DATE 656,250 February 7, 2017 0004 All of which are in (my) (our) name(s) and duly endorsed by (me) (us), which the undersigned requests that you place in the account of: Sunny Isles Capital, LLC (one of your customers), who is the true and lawful owner of the above securities represented by said certificate(s) and whom you may treat as the owner thereof and of any income and benefits therefrom, and resulting from any sale thereof. The undersigned represents that (he) (she) (they) (is) (are) of lawful age in all respects legally competent. City: **Aphisit Chinduang** Print name State: Medallion or Signature Guarantee

I certify the genuine signature of Aphisit Chinduang.

I hereby assume no responsibility for the contents of this document.

Reg.No./n=tdeutavil. 3051/2558.

Gentlemen:

Signature Pim Not

Pimpitcha Akkharaphokhinankul Notarial Services Attorney

Irrevocable Stock Power

For Value Received, the undersigned does (do) hereby sell, assign, and transfer to
Sunny Isles Capital, LLC, a Florida limited liability company
(_656,250) shares of common Capital Stock FUNDTHATCOMPANY represented
by Certificate(s) No. <u>0004</u> inclusive, standing in the name of the undersigned on the books of said company.
The undersigned does (do) hereby irrevocably constitute and appoint
to transfer the said stock on the books of said corporation, with full power of substitution
in the premises.
Signed \ ONF no a wondown
Dated: May 4, 2018
In Presence of

NOTICE: The signature(s) to this assignment must correspond with the name as written upon the face of the certificate, in every particular, without alteration, or any change whatever, and must be guaranteed by a commercial bank, trust company, or member firm of the Boston, New York, or Midwest Stock Exchange or a Notary Public.

I certify the genuine signature of Aphisit Chinduang.

I hereby assume no responsibility for the contents of this document.

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Signature Number

Pimpitcha Akkharaphokhinankul
Notarial Services Attorney

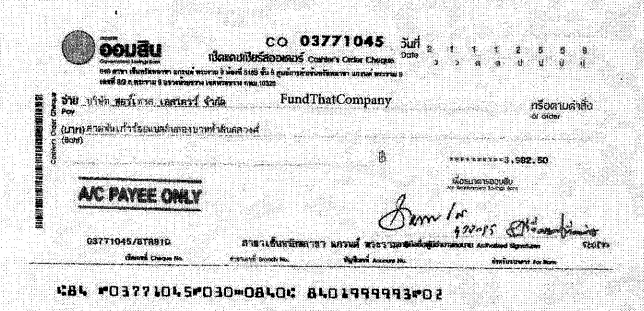
FUNDTHATCOMPANY

112 North Curry Street Carson City, Nevada 89703 877-451-0120

SUBSCRIPTION AGREEMENT SIGNATURE PAGE

The undersigned (the "Subscriber") hereby irrevocably subscribes for that number of Shares set forth below, upon and subject to the terms and conditions set forth in the Corporation's Effective Final Prospectus filed on Form S1A and dated November 3, 2016.

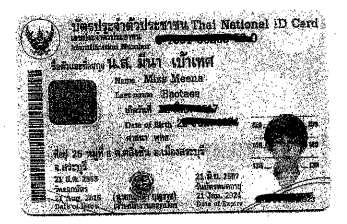
Total Number of Shares to be acqui	red: 3,750
Amount to be paid (price of \$0.03 (JSD per Share): \$112.50
IN WITNESS WHEREOF, the un	dersigned has executed this Subscription Agreement this 21 of
November	2016
Name: (PRINT) as it should appear	on the Certificate: Aphisit Chinduang
Address: 317 Moo 2 Komsan, Komsan	, Chaiyaphoom 36180 Thailand
If Joint Ownership, check one (all parties mu ☐ Joint Tenants with Right of Survivership) ☐ Tenants in Common ☐ Community Property	st sign above)
If Fiduciary or a Business or an Organization ☐ Trust ☐ Estate ☐ Powef of Attorney Name and Type of Business Organization:	check one:
Identification Authentication REC	<u>MIREOL:</u>
Below is my (circle one) Social Security	# - Passport# - Drivers License # - Tax ID # - Other Thai National ID Card #
Signature: ONE NE	ત્રું પાર્જે અ
	ACCEPTANCE OF SUBSCRIPTION
The foregoing Subscription is hereby accepte this Dry day of MevSm. By: Chayut Ardwichai President	of for and on behalf of FUNDTHATCOMPANY SEC, 2016:





AGREEMENT FOR THE PURCHASE OF COMMON STOCK

This agree	ement for the purchase of common stock (the "Agreement") is made this 4th					
day of	May , 2018 , by and between Meena Baotaes (the "Seller"), and					
Sunny Isl	les Capital LLC (the "Purchaser"), and is for the purpose of setting forth the					
terms and	conditions upon which the Seller will sell to the purchaser 525,000					
	the Common Stock of FUNDTHATCOMPANY (the "Company").					
J						
	eration of the mutual promises, covenants and representations contained herein RTIES HERETO AGREE AS FOLLOWS:					
1.	Subject to the terms and conditions of this agreement, Seller agrees to sell and					
	Purchaser agrees to purchase shares of Common Stock of the Company at a					
2.	price of US\$0.001329per share for a total purchase price of US\$ 697.67 Seller represents and warrants to Purchaser that he has good and					
2.	marketable title to all the shares to be sold to the Purchaser pursuant to this					
	Agreement. The shares to be sold to the Purchaser will be, at the closing, free					
	and clear of all liens, security interests or pledges of any kind. None of such					
	shares are or will be subject to any voting trust or agreement. No person hold					
	or has a right to receive any proxy or similar instrument with respect to such					
	shares.					
3.	Seller acknowledges that after completion of this transaction the shares					
could materially increase in value as a result of the Company's current						
	business, or any future new business the Company may undertake.					
4.	The closing of this transaction will occur on or before the 4th day of May , 2018					
A CONSTRUCT	D. WO. AND A COMPANY					
AGREEL	D TO AND ACCEPTED:					
SELLER	PURCHASER:					
By:	lan prind By:					
Meena Ba						
,	Sunny Isles Capital, LLC					
	,,					



BORA-8.3-03

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Historian

TRAILAND

THIRD PARTY RELEASE

Whenever certificate(s) are registered in the name other than that of the account, this form must be fully completed by the registered holder(s) named on the certificate(s).

The undersigned hands you herewith the following certificate(s):

CERTIFICATE NO.(S) NO. OF SHARES ISSUE DATE ____525,000 <u>February 7, 2017</u> All of which are in (my) (our) name(s) and duly endorsed by (me) (us), which the undersigned requests that you place in the account of: Sunny Isles Capital, LLC (one of your customers), who is the true and lawful owner of the above securities represented by said certificate(s) and whom you may treat as the owner thereof and of any income and benefits therefrom, and resulting from any sale thereof. The undersigned represents that (he) (she) (they) (is) (are) of lawful age in all respects legally competent. San intind Dated: May 4, 2018 Signature City: Meena Baotaes Print name State: Medallion or Signature Guarantee

I certify the genuine signature of Meena Baotaes.

I hereby assume no responsibility for the contents of this document.

TENVOSS AT THE CONTRACT OF THE

Gentlemen:

Signature Pi

Pimpitcha Akkharaphokhinankul Notarial Services Attorney

Irrevocable Stock Power

For Value Received, the undersigned does (do) hereby sell, assign, and transfer to					
Sunny Isles Capital, LLC, a Florida limited liability comany					
(525,000) shares of common Capital Stock FUNDTHATCOMPANY represented					
by Certificate(s) No. $\underline{0013}$ inclusive, standing in the name of the undersigned on the books of said company.					
The undersigned does (do) hereby irrevocably constitute and appoint					
to transfer the said stock on the books of said corporation, with full power of substitution					
in the premises.					
Signed Sign nutivol Meena Baotaes					
Dated: May 4, 2018					
In Presence of					

NOTICE: The signature(s) to this assignment must correspond with the name as written upon the face of the certificate, in every particular, without alteration, or any change whatever, and must be guaranteed by a commercial bank, trust company, or member firm of the Boston, New York, or Midwest Stock Exchange or a Notary Public.

I certify the genuine signature of Meena Baotaes.

I hereby assume no responsibility for the contents of this document.

Signature

Pimpitcha Akkharaphokhinankul Notarial Services Attorney

Reg.No./ทะเบียนเลขที่ 7051/2558

FUNDTHATCOMPANY

112 North Curry Street Carson City, Nevada 89703 877-451-0120

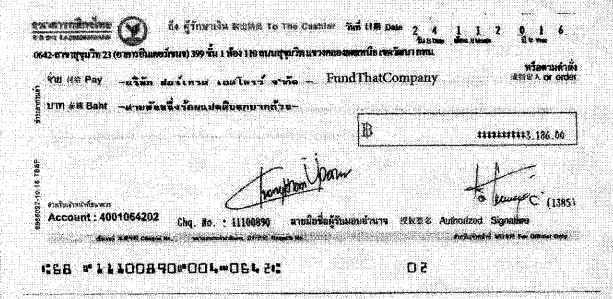
SUBSCRIPTION AGREEMENT SIGNATURE PAGE

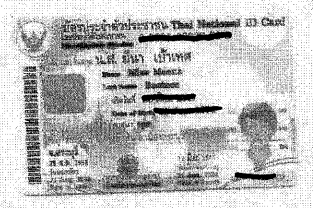
The undersigned (the "Subscriber") hereby irrevocably subscribes for that number of Shares set forth below, upon and subject to the terms and conditions set forth in the Corporation's Effective Final Prospectus filed on Form S1A and dated November 3, 2016.

Fotal Number of Shares to be a	cquired:	3,000		
Amount to be paid (price of \$0	03 USD per Share):	\$90.00		
IN WITNESS WHEREOF, d	ie undersigned has exe	cuted this Subscriptio	m Agreement this	21 th or
	, 2016			
Name: (PRINT) as it should a	pear on the Certificat	e: Meena Baotnes		
Address: 25 Moo 8 Talingchan, Saraburi 180	Muang Saraburi 00 Thailand			
If Joint Ownership, check one (all par □ Joint Tenants with Right of Survive □ Tenants in Common □ Community Property				
If Fiduciary or a Business of an Orgar □ Trust □ Estate □ Power of Attorney Name and Type of Business Organiza				
Identification Authentication	· REQUIRED!:		ئىرىنىدىن بىلىنىدىن بىلىنىدىن بىلىنىدىن بىلىنىدىن بىلىنىدىن بىلىنىدىن بىلىنىدىن بىلىنىدىن بىلىنىدىن بىلىنىدىن ئىلىنىدىن بىلىنىدىن	Jan Maria
Below is my (circle one) Social S	ecurity# - Passport# - I	orivers License# - Tax []	>3/2 Other Thai Nati	onal 1D Card #
Signature:	r=ทัพป	7		
	ACCEPTANCE	OF SUBSCRIPTION		
The foregoing Subscription is hereby		OF FUNDTHATCOMPAN	Y	
By				

FUNDTHATCOMPANY Subscription Agreement Page 2 of 2

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